

INITED STATES DEPARTMENT OF COMMERCE Rulted States Patest and Trademark Office olders. COMMISSIONER FOR PATENTS F.D. Box 1450 Altandra, Vaginia 22313-1450

APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO	
10/087,752 03/05/2002		Albert D. Johns	02734-0504	7423	
7590 06/03/2004			EXAM	EXAMINER	
Finnegan, Henderson, Farabow,			NGUYEN, THUKHANH Y		
Garrett & Dunner, L.L.P.		ARTUNIT	PAPER NUMBER		
1300 I Street, N.			ARTGET	PATER HOMBER	
Washington, DC 20005-3315			1722		

DATE MAILED: 06/03/2004

Please find below and/or attached an Office communication concerning this application or proceeding.

Office Action Summary		Exam	ner	Art Unit	
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Period f	- The MAILING DATE of this communic	ation appears on	the cover sheet with the c	orrespondence a	ddress
A SH THE - Exte ato - If th - If Ni - Fall	ORTENIED STATUTORY PERIOD FO MAILING DATE OF THIS COMMUNIC restores of tene may be exaliable under the provisions or SIX (8) MOMTN'S from the meting date of this commu- pened for regly specified above is less than thirty (30) Je prend for regly is specified above. In the maximum sala- se to exply within the set or advanted parked for regly we regly secolated by the Ottos later furth frome maximum salar	CATION. 137 CFR 1.135(a). In n nication days, a reply within the story period will apply at ill, by statute, cause the	o event, however, may a reply be till statutory minimum of thiny (30) day did will expire SIX (8) MONTHS from application to become ARANDONE	nely fied s will be considered time the maring date of this of D DS U.S.C. 6 1233	ety. communication.
earr	ed patent term adjustment. See 37 CFR 1.704(b).	er and meaning capits or an	s communication, even it cossy test	, may reduce any	
Status					
1)⊠	Responsive to communication(s) filed	on 24 February	2004.		
) This action i			
3)□	Since this application is in condition for	r allowance exc	ept for formal matters, pro	secution as to th	e merits is
	closed in accordance with the practice	under Ex parte	Quayle, 1935 C.D. 11, 45	53 O.G. 213.	
Disposit	ion of Claims				
4)⊠	Claim(s) 1-49 is/are pending in the ap	olication.			
	4a) Of the above claim(s) is/are	withdrawn from	consideration.		
5)⊠	Claim(s) 1-33, 42-49 is/are allowed.				
6)⊠	Claim(s) 34-40 is/are rejected.				
7)	Claim(s) is/are objected to.				
8)[Claim(s) are subject to restrict	on and/or electio	n requirement.		
Applicat	on Papers				
9)[The specification is objected to by the	Examiner.			
	The drawing(s) filed on is/are:		b) objected to by the E	Examiner.	
	Applicant may not request that any objects				
	Replacement drawing sheet(s) including to	ne correction is rec	uired if the drawing(s) is obj	ected to. See 37 C	FR 1.121(d).
11)	The oath or declaration is objected to b	y the Examiner.	Note the attached Office	Action or form P	TO-152.
Priority (ınder 35 U.S.C. § 119				
	Acknowledgment is made of a claim fo All b) Some c) None of:			-(d) or (f).	
	 Certified copies of the priority de 				
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	Copies of the certified copies of			d in this National	Stage
	application from the International				
• 8	iee the attached detailed Office action	for a list of the co	ertified copies not receive	d.	
Attachmen	Ms)				
	e of References Cited (PTO-892)		4) Interview Summary	(PTO-413)	
2) 🔲 Notic	e of Draftsperson's Patent Drawing Review (PTC		Paper No(s)/Mail Da	te	
3) ∐ Infon Pape	nation Disclosure Statement(s) (PTO-1449 or PT r No(s)/Mail Date	ro/se/08)	 Notice of Informal P. Other: 	stent Application (PTC	D-152)

Office Action Summary

U.S. Parent and Tradematic Office PTOL-326 (Rev. 1-04) Application No.

10/087,752

Applicant(s)

JOHNS ET AL.

Part of Paper No./Mail Date 4

DETAILED ACTION

Claim Rejections - 35 USC § 102

The following is a quotation of the appropriate paragraphs of 35 U.S.C. 102 that 1. form the basis for the rejections under this section made in this Office action:

A person shall be entitled to a patent unless -

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(e) the invention was described in (1) an application for patent, published under section 122(b), by another filed in the United States before the invention by the applicant for patent or (2) a patent granted on an application for patent by another filed in the United States before the invention by the applicant for patent, except that an international application filed under the treaty defined in section 351(a) shall have the effects for purposes of this subsection of an application filed in the United States only if the international application designated the United States and was published under Article 21(2) of such treaty in the English language.

Claims 34 and 36 are rejected under 35 U.S.C. 102(e) as being anticipated by Han (6.261.082).

Han teaches a pressing apparatus comprising a knockout punch assembly (46) and a die assembly (52, 58); wherein the apparatus further discloses a bushing (42) including a lumen (68) for slidably supporting the knockout (60) and a round tapered recess (70) for receiving the complementary tapered end of a knockout shaft (62).

Claim Rejections - 35 USC & 103

3. The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:

(a) A natent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.

Claims 35, 37-40 are rejected under 35 U.S.C. 103(a) as being unpatentable over 4 Han ('082).

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Han discloses a bushing for used in a pressing apparatus as described above, but fails to disclose that the tapered recess having different shapes such as triangular, coneshaped, obelisk shaped or pyramid shape.

However, it would have been obvious to one of ordinary skill in the art at the time the applicant's invention was made to modify Han by modifying the tapered recess having different shapes corresponding to the shape of the knockout shaft. There is no invention in merely changing the shape or form of an article without changing its function except in a design patent. See Eskimo Pie Copp. v. Levous et al., 3 USPQ 23 and In re Dulley, 357 E.2d 669, 149 USPQ 24 (CCPA 1966).

Allowable Subject Matter

- Claims 1-33 and 42-49 are allowed over the prior art of record.
- 6. The following is an examiner's statement of reasons for allowance: Han ('082) disclose a pressing apparatus including a bushing as described above, but Han fails to disclose a knockout for a press having a first end connected to a knockout plate of the die assembly and the second end of the knockout having a tapered portion and disposed for mating in a complementary recess in the die assembly.

Any comments considered necessary by applicant must be submitted no later than the payment of the issue fee and, to avoid processing delays, should preferably accompany the issue fee. Such submissions should be clearly labeled "Comments on Statement of Reasons for Allowance." Applicant's arguments with respect to claims 1-40 and 42-49 have been considered but are moot in view of the new ground(s) of rejection.

Han (6,261,082) discloses a bushing for a pressing apparatus, comprising a lumen (68) for slidably supporting the knockout and a tapered recess (70) corresponding with the shape of the punch member.

 THIS ACTION IS MADE FINAL. Applicant is reminded of the extension of time policy as set forth in 37 CFR 1.136(a).

A shortened statutory period for reply to this final action is set to expire THREE MONTHS from the mailing date of this action. In the event a first reply is filed within TWO MONTHS of the mailing date of this final action and the advisory action is not mailed until after the end of the THREE-MONTH shortened statutory period, then the shortened statutory period will expire on the date the advisory action is mailed, and any extension fee pursuant to 37 CFR 1.136(a) will be calculated from the mailing date of the advisory action. In no event, however, will the statutory period for reply expire later than SIX MONTHS from the mailing date of this final action.

Any inquiry concerning this communication or earlier communications from the examiner should be directed to Thu Khanh T. Nguyen whose telephone number is 571-272-1136. The examiner can normally be reached on Monday- Friday, 6:30-4:00.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Wanda L Walker can be reached on 571-272-1151. The fax phone number for the organization where this application or proceeding is assigned is 703-872-9306. Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see http://pair-direct.uspto.gov. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free).

TN

ROBERT DAVIS RIMARY EXAMINER GROUP 1300-/70-0